

## CAMPBELL'S CASE AGAIN

It Will Be Taken Up by the Senate at Noon To-Day.

WILL RAISE MANY POINTS

Will Likely Be Contended That He Should Have Twenty Days' Notice Before the Senate Proceeds to Take Action.

Action on the joint resolution proposing to remove Judge Clarence J. Campbell of Arkansas, will be the topic of greatest interest in the General Assembly to-day. The House having passed by an overwhelming vote the joint resolution to remove Judge Campbell, it will now be in order for the Senate to take such action as it sees fit in the case.

The matter will come before the Senate as a special order for 12:15 P. M., this disposition having been made of the matter when the Senate had been officially informed of the action of the House. Just what the procedure in the Senate will be cannot be absolutely foreseen, and there were too few members of that body in the city yesterday to enable one to ascertain what would probably be done.

It can be positively stated, however, that there will be some discussion as to the proper course of the joint resolution, but just what course will be ultimately adopted and when, are yet problematical. Several senators have expressed the opinion that the action of the Senate at this time upon the joint resolution passed by the House would be "irregular," but precisely wherein the irregularity consists has not been made clear.

**MR. MILLWAINE'S VIEW.**  
When the subject of the joint resolution first came up the senator from Petersburg, Mr. Millwaine, took the ground that the procedure proposed was irregular, and that the Senate was not ready to vote upon the case. Other senators are opposed to action on the resolution as presented on technical grounds.

The principal point on which action by the Senate will be opposed at this time is that the constitutionality of the procedure is doubtful and that to proceed in an irregular manner would be to pave the way for court proceedings. The Constitution requires that "the judge against whom the General Assembly may act, be about to proceed shall have notice thereof, accompanied by a copy of the charges alleged for his removal, at least twenty days before the day on which either house of the General Assembly shall act thereon. The whole matter in the opinion of some senators hinges on whether the joint notice served upon Judge Campbell before the House took action is sufficient for the Senate to act. In other words, is it now necessary for Judge Campbell to be notified anew of the intention of the Senate to proceed against him under the joint resolution? There are some who contend that the twenty days having expired without procedure by the Senate, it is now necessary for that body to serve notice anew at least twenty days before it acts. A few contrarily contend that the notice given by the House is sufficient and that no further notice is required.

**WHAT IT MEANS.**  
On the other hand, the effect of notice on the judge was by the General Assembly, acting through the sergeant-at-arms of both houses and not on the part of the House alone. The expression "either house," is construed by some merely to forbid action by either house until after such twenty days' notice. In line with the contention that the notice served is sufficient, it may be noted that Judge Campbell, in his answer addressed to the General Assembly and not the House of Delegates merely.

Certainly the construction of this language will form the subject of at least one of the preliminary skirmishes in the Senate. The proposition to refer the matter to a committee will probably elicit discussion, if such a suggestion is made. There is good reason for believing it will. The matter may go to the courts of Justice Committee to mean merely to put the matter to a committee will probably elicit discussion, if such a suggestion is made. There is good reason for believing it will. The matter may go to the courts of Justice Committee to mean merely to put the matter to a committee will probably elicit discussion, if such a suggestion is made. There is good reason for believing it will.

**MERELY TECHNICAL.**  
All the questions raised are technical merely, and do not touch the question of the guilt or innocence of the defendant of the charges filed against him. To go into the case anew by some testimony would be an expensive proceeding and one that would consume a great deal of time. It will hardly be entertained by the Senate, some of whose members are now ready to vote. Others, however, take the position that they are unwilling to vote without hearing the evidence in the case or time to read the record, which covers more than eight hundred printed pages. The question of the admission of additional evidence will most surely come up, but it is hardly considered likely that any further testimony will be heard.

It has been rumored that in the event

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The Senate took up and adopted the joint resolution, Judge Campbell would at once resort to the courts to delay or defeat the action of the General Assembly. The course, it is said, would be quo warranto before the United States Supreme Court of Appeals, and would be based on the inhibition of the Federal Constitution against depriving any citizen of his property without due process of law. A salaried office, it is contended, is property.

**TAKE EVERY PRECAUTION.**  
Whether this course will be followed by the defendant remains to be seen. Thus far it is merely a rumor. Certainly there are those in the Senate who insist upon the taking of every precaution to avoid further proceedings in the matter. If there be any doubt as to the regularity of the procedure, some senators prefer to take every precaution, so that when the matter is disposed of by the General Assembly it will be done with.

That the Senate will, when it does act, concur in the action of the House, there is little doubt. It seems to be only a question of time and of the order of procedure. The matter will doubtless attract to the Senate chamber a large crowd to-day, for interest in the case has waxed but little. In the Senate are some able lawyers, who may bring out points not yet raised in the case.

**At Laurel Street.**  
The protracted services at Laurel-Street Methodist Church continue to grow in interest, and large congregations attend each night. Dr. Henry E. Johnson, the pastor, preached at the morning service Sunday on "Daily Bread," one of a series of sermons which he is delivering on the Lord's Prayer. Seven persons were received into the church on profession of faith.

Rev. Dr. John Hannon, who has been doing the preaching during the past week, and who will assist in the services this week, preached a sermon of great force Sunday night from the lesson of the day, and there was one conversion and several requests for prayer.

Dr. Johnson occupied the pulpit at Union-Station Church at night for Dr. Hannon.

**Ball Games Postponed.**  
Owing to the rain the baseball game which was to have been played yesterday afternoon at Broad Street Park has been postponed until Sunday.

Richmond College and last contest will not be decided this season.

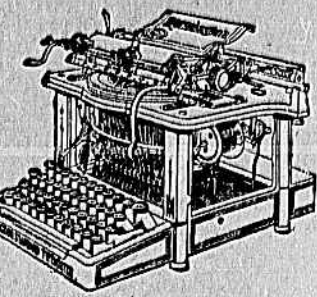
President Donati and Vice-President Bradley, of the Four City League, will leave Wednesday night or Thursday morning for Newport News, to attend a meeting of the league, when many matters of interest and importance will be decided.

**DR. W. W. LANDRUM TO COME HERE**

Will Preach at Second Church This Summer—Church Building Sold.

Dr. W. W. Landrum, pastor of the First Baptist Church of Atlanta, has consented to spend a portion of his vacation here and to fill the pulpit of his old charge, the Second Baptist Church, of Richmond, during the month of August. The building and site of Dr. Landrum's Church in Atlanta, has been sold to the United States Government for use in the erection of the new Custom House. The congregation will continue in it for some months, however, possibly for a year. Plans are already being discussed for a handsome marble church on the best portion of the famed Peachtree Street, of Atlanta.

Two letters to his close friend, Dr. R. H. Pitt, of this city, Dr. Landrum says he is in excellent health and spirits and that he is celebrating Easter with the news about the sale of the church property.



## THOUSANDS IN RICHMOND

The City Was Alive With Strangers Yesterday.

CAME IN BY EVERY TRAIN

Railroads Estimate That They Brought Thirty-seven Hundred Here from Various Places—The Capital a Popular Place.

Nearly four thousand strangers from all sections of the State flocked into Richmond yesterday, taking advantage of the special excursion rates offered by the railroads. The streets were literally thronged with visitors, while the Capitol and other places of public interest were crowded throughout the day with sight-seers.

Regardless of the threatening weather, the country folks put aside work to come to Richmond, and the railroads say the patronage yesterday was quite as large as that of the previous Easter Monday, when excursions have been conducted to the Virginia metropolises from the rural districts.

The first crowd of strangers reached the city at 11 o'clock, coming from Farmville, where the Norfolk and Western. There were seven hundred on board, and soon the up-town streets were alive with strange faces, the drizzling rain interfering but little with the visitors.

After the first contingent, the arrival of excursions became common, the trains rolling in every hour until 2 in the afternoon. The visitors commenced departing from Richmond at 5 o'clock, but many are still in the city, the Southern Railroad holding its patrons over until this afternoon.

Following is a list of the excursions into Richmond, and the number by the respective railroads:

Norfolk and Western from Farmville, 11 coaches, 700 passengers; Norfolk and Western from Norfolk, 17 coaches, 1,000 passengers; Chesapeake and Ohio from Newport News and Norfolk, 10 coaches, 500 passengers; Chesapeake and Ohio, James River division, from Gladstone, 10 coaches, 1,000 passengers; Southern Railway from South Boston, 5 coaches, 450 passengers. Total, 3,700.

**CARS ARE DERAILED BUT DAMAGE IS SMALL**

Eight freight cars on the James River division of the Chesapeake and Ohio were derailed Sunday morning at the three-mile lock, just outside the city. The cause of the wreck is not known, but the loss will be slight, few of the cars being seriously damaged.

Fortunately, no one was injured, and passenger traffic was not delayed for a second, the trains proceeding as usual. The derailment occurred at a point where the road has been eliminating a reverse curve, and luckily the boxes were thrown off the old track. The other being connected up, regular trains were free to pass without even slowing down.

**AN ALLEGED FLOWER**

**THIEF IN FAIRMOUNT**

Mary Hill, a colored woman, living on North Twenty-fourth Street, was arrested last night by Captain J. W. Rainey on charge of stealing flowers from the yards of residents of Fairmount. She was released on bail by Mayor Jeter and will be tried later.

Many flowers have been taken of late in Fairmount.

## ARE AFTER WING TONG

His Fellow-Countrymen Are Prosecuting Him Now.

WANT CHINESE MINISTER

Effort to Prove That the Said Wing Is Selling Intoxicating Liquors, and Is Also Disposing of Opium.

As a result of the arrest of Wing Tong, a local representative of Wing On Wo, a mammoth tea company, with stores scattered over the United States, Sunday morning for selling whiskey without a license and his subsequent arraignment in the Police Court yesterday, it developed that there is an internal row on among the Chinese of Richmond, the colony being divided into two factions. Wing Tong is in reality being prosecuted by three fellow countrymen, and in the hope of securing a conviction against him, they will bring to this city a member of the Chinese Legation at Washington.

The reason the merits of the case were not gone into yesterday was that the prosecuting Mongolians, who are represented by Attorney George E. Wise, wish to offset with the testimony of a Legation member the claim of Wing Tong that the Chinese gin, which was captured, is a medicine and not an intoxicant.

**WANT CHINESE MINISTER.**  
So bitter is the fight between the factions that the prosecuting or complaining side is anxious to import the new Chinese minister Richard Chang, for the purpose of giving evidence in the matter, and it is probable that he may come. However, whether the head of the Celestial government in America comes to this city, it is a certainty that one of his representatives will be present at the next hearing of the case.

**HE IS WING TONG.**  
When the Mongolian was arrested, he was docketed as Wing On Wo, this name or number of words appearing over the store, which he occupies at Broad and Eighth Streets. But in reality he is not Wing On Wo, but Wing Tong, a business representative of the Wing On Wo, which, it is alleged, is a powerful tea trust. It is stated that the Wing On Wo owns and operates tea stores in nearly every city of any size in America.

But the Wing On Wo has not a monopoly on the tea business, it appears, for there is in existence in the United States many other Chinese firms, which sell still another Chinese article, which is tea, and are not Oriental goods. The name of this company is unknown, but it has a branch house in Richmond, located on Church Hill.

Recently, it is alleged, the Wing On Wo company has sent the bulk of the business, which has resulted in the enmity of other Chinamen. This, it is claimed, resulted in the arrest of Wing Tong and his capture in the case of the gin. Samuel A. Bailey, made his report and recommended Rev. J. Emerson Hicks.

The report of the subcommittee was adopted by the Committee on Pastor. The whole committee then recommended to the church in mass-meeting that Rev. J. Emerson Hicks, of the Chicago University, was called to the pulpit of Fulton Baptist Church Sunday morning. At the close of the morning services the church held a business session to consider the report of the Committee on Pastor. The meeting was largely attended; more than a hundred members being present.

The subcommittee on pastor, composed of Messrs. F. H. Garber, chairman; R. L. Harrison, secretary; W. Floyd Reams, Robert H. Talley, George H. Duke and Samuel A. Bailey, made their report and recommended Rev. J. Emerson Hicks. The report of the subcommittee was adopted by the Committee on Pastor. The whole committee then recommended to the church in mass-meeting that Rev. J. Emerson Hicks, of the Chicago University, was called to the pulpit of Fulton Baptist Church Sunday morning.

**REV. J. EMERSON HICKS.**  
The congregation unanimously voted to accept the report of the committee. Several members, apostles, and letters were read from distinguished ministers and professors who spoke in glowing terms of Rev. Mr. Hicks.

Mr. Hicks was wired last night the actions of the church, and he will very likely accept the call, although he has several offers from different sections of the country. Mr. Hicks is well known in this city, and is considered one of the brightest young men in the ministry, and a man with a bright future.

He is a Tennesseean by birth, having been born in Bristol twenty-nine years ago. He was educated in Bristol, and graduated several years ago from Richmond College with high honors.

For two years he served as pastor of Clanton Street Church, Manchester, where his work was crowned with success.

**NOT BURSTING SHELL.**

Admiral Higginson Reports an Accident to the Iowa.

(By Associated Press.)  
WASHINGTON, April 13.—Admiral Higginson's report to the Navy Department upon the fatal explosion on the Iowa last Thursday shows that a defective shell was not the cause. He says: "If report to inform the department of a sad accident which happened on board the Iowa while at target practice today at 12:30 P. M. When on her third shot from the port forward twelve-inch gun the muzzle blew off and the pieces from its shattered breech fell back, undischarged, killing three men and wounding four others. That portion of the ship was thoroughly wrecked. I have sent her to the navy yard for temporary repairs, and burial of the dead, and I have to recommend that she be sent North for more permanent repairs."

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RELIABLE HOUSE-FURNISHINGS AT LOW PRICES.

Pretty China Cases, with bent glass fronts, plain and swell fronts.

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Can not be matched for less than \$10.00. Others at \$18 to \$36.

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Sewing Machines have proven favorites—a reliable machine at a very small cost. A \$20 machine is the equal of any \$35 article. \$35 for the best drop-head automatic.

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Houses furnished at small cost. Small weekly or monthly payments will make you comfortable.

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You'll enjoy good health if you use one of these ice and food preservers. Economical, sanitary, and durable.

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The good features of our lines are easily seen. Built for comfort and wear. Priced to suit all purses.

ROTHERT & COMPANY, FOURTH AND BROAD.

## REV. J. E. HICKS CALLED TO FULTON

Brilliant Young Minister to Come to Baptist Church There.

Rev. J. Emerson Hicks, of the Chicago University, was called to the pulpit of Fulton Baptist Church Sunday morning. At the close of the morning services the church held a business session to consider the report of the Committee on Pastor. The meeting was largely attended; more than a hundred members being present.

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enclose herewith a report from Captain Perry, giving the names of the killed and wounded. It does not appear that this accident was caused by the bursting of the shell, as some witnesses stated that they saw the shell strike near the target. The inner tube presents a fracture, but on none of the pieces into which the muzzle of the gun broke up are the grooves indented or scored as in the case of a bursting shell. The gun, I am informed, had been fired 127 times previous to the discharge in which the accident occurred.

Captain Perry's letter, attached, simply states the names of the victims of the explosion.

**A MYSTERY SOLVED**

Colonel Maguire Carried Out His Threat to Drown Himself.

(By Associated Press.)

MOBILE, ALA., April 13.—The mystery of the disappearance a week ago of Colonel John Maguire, was solved to-day by the finding of his body in the river. Colonel Maguire left a note saying he would drown himself, as ill-health had made life unbearable.

During the first administration of Cleveland, Colonel Maguire was United States consul at Tampico, Mexico. He was sixty-eight years old, and leaves a family.

**They Were Mutineers.**

(By Associated Press.)

NEW ORLEANS, LA., April 13.—Captain E. J. Duckworth, inspector of the Liverpool police department, has arrived at Biloxi, Miss., and is securing the history of the British bark Veronica, in connection with the trial of four members of the crew, who are charged with piracy and murdering Captain Glenard Stowe, First Mate MacLeod, Second Mate Abraham Jones, and several members of the crew, February 15th on the high seas.

A number of the crew were shipped at Biloxi and nearby points.

**Richmonders in New York.**

(Special to The Times-Dispatch.)

NEW YORK, April 13.—H. T. Maloney, Plaza; H. Campbell, Imperial.

**JAMESTOWN BILL TO BE CONSIDERED**

Will Come Before the Committee on Finance To-morrow.

The Jamestown Exposition bill, carrying an appropriation of \$300,000, will come before the Senate Committee on Finance to-morrow morning at 10 o'clock. Whether the committee will sit in one of the committee rooms or in the Senate chamber itself has not yet been decided, and depends largely upon the number present at the hearing. The bill was recently passed by the House after a long and hard struggle, in which it was earnestly opposed by the chairman of the Finance Committee.

It requires little precedence to foresee that it will be stoutly opposed in the Senate Committee, which is reported to be very evenly divided on the question. A Senator familiar with the attitude of the committee members yesterday stated that if there were a full attendance of the committee, the advocates of the exposition appropriation would win by an easy vote.

Without the attendance of all, or nearly all the members of the committee its action cannot be predicted, for it would depend upon who were the absentees. Naturally the friends of the exposition movement will seek to have every member of the committee who favors the appropriation present. Wednesday morning when the bill comes up for hearing, it is taken for granted that Mr. Wickham, chairman of the Committee on Finance will oppose the appropriation, for he is ex-officio guardian of the treasury. He is not regarded as opposed to the exposition project, per se, but as doubtful of the expediency of making so large an appropriation with a deficit predicted by the auditor. It is a question of expediency with the opponents of the bill, and not one of hostility to the project itself.

The advocates of appropriation will be here in force, and will work with great earnestness for the measure. Whatever the fate of the bill in the committee, the whole matter will surely be brought out in the Senate. With the favorable report from the Finance Committee, however, the bill will have much smoother sailing through legislative process than if it were stamped with the disapproval of that committee. The bill is confidently predicted by the friends of the exposition.

**NEW WAY TO Repair Shoes**

A whole sole. No joint. No nails. No pegs. Best leather. Men's, \$1.00; Ladies', 85c.; Half-Soling Men's, 75c.; Ladies', 60c. Phone, 2687. Will send anywhere and deliver.

**DREW'S**

Electric-Power Shoe Factory, 718 East Main Street. Cut this advertisement out, it is good for 10 cents discount.

**The Valentine Museum**

ELEVENTH AND CLAY STREETS. OPEN 10 A. M. TO 5 P. M. FREE ON SATURDAY

## Try again for Health

I cheerfully give an endorsement for Wine of Cardui for the sake of suffering women who may read these lines. Eight months ago I was so ill that I was compelled to lie or sit down nearly all the time. My stomach was so weak and upset that I could keep nothing on it and I vomited frequently. I could not urinate without great pain and I coughed so much that my throat and lungs were sore. The doctors pronounced it Bright's disease and others said it was consumption. It mattered little to me what they called it and I had no desire to live. A sister visited me from St. Louis and asked me if I had ever tried Wine of Cardui. I told her I had not and she went at once and bought a bottle. I really felt no better the first week after using it and had little hope that it would help me, but after a two weeks trial I began to slowly improve and I took nineteen bottles in all and believe that it saved my life. Can you wonder then that I am grateful to Wine of Cardui when I owe that medicine so much? I believe many women could save much suffering if they but knew of its value.

Contrast the healthy and happy condition of this well-known woman when she "cheerfully" wrote this letter and her pitiable state when she cared little whether she had the dread consumption or the fatal Bright's disease, having no desire to live, and you will get an adequate idea of the benefit Wine of Cardui is to any woman who takes it as faithfully as Mrs. Dunbar took it. Wine of Cardui often makes quick cures. In fact it is known as an instant relief for menstrual suffering and bearing down pains, but there are deep seated troubles that it takes time to cure. Wine of Cardui does not simply numb the nerves by an anesthetic action, but goes directly to the root of the trouble, building up the tissue and thoroughly eradicating disease.

The cure that Wine of Cardui effects is lasting because this great woman's remedy does its work thoroughly. We could publish letters telling of 1,500,000 strong minded women who wanted health and when Wine of Cardui was put within their reach they grasped it and their efforts were crowned with success. Don't you want freedom from pain?

Do not be an object of pity! Take Wine of Cardui and make the one supreme effort to be well. You do not need to be a weak, helpless sufferer. You can have a woman's health and a woman's work in life. Why not secure a bottle of Wine of Cardui from your druggist today?

Is a terrible thing to suffer so when relief is so near.

**WINE of CARDUI**



*Mrs. Georgia Dunbar*